

Aftermath Islands Metaverse Limited (“Aftermath Islands”) and Renovi Ltd. (“Renovi”), (together, the “Companies”) require every entry into the Competition to accept and abide by these Terms and Conditions. Each of you, Aftermath Islands and Renovi shall be considered a Party (the “Party” or in combination thereof, the “Parties”) to this Agreement.

By submitting your Competition entry, you warrant and guarantee that you solely own the intellectual property rights to your design and that it is an original creation by you.

Any competition entry may be included in the Buildathon collection on the Aftermath Islands Marketplace. Aftermath Islands may exhibit and promote your design to prospective purchasers on its sites and inside its Marketplace. Net revenue proceeds from the sale of any item submitted by you and included in the Marketplace will be divided equally between you, Renovi and Aftermath Islands with each party receiving 33% of the Net revenue proceeds. Net revenue proceeds shall be calculated as any total revenues less any sales costs, commissions, and 3rd party fees thereof.

All entries must be received by January 9, 2023 at 5pm GMT. Entries received after this date and time will be invalid and will not be entered into the competition.

No responsibility can be accepted for entries not received for any reason.

The Companies reserve the right to cancel or amend the Competition and these terms and conditions without notice in the event of a catastrophe, war, civil or military disturbance, act of God or any actual or anticipated breach of any applicable law or regulation or any other event outside of our control. Entrants will be notified of any changes to the Competition as soon as possible.

Any person wishing to submit an entry into the Competition must provide acceptance of all of these terms and conditions.

You hereby grant and agree to grant to the Companies a perpetual, irrevocable, world-wide, non-exclusive, transferable license, with the power to sub-license through multiple levels to any person or entity, in respect of your creation and competition submission, in whole or in part to:

- (a) distribute, host, store, transfer, publicly display and offer for sale through its websites and in its Marketplace;
- (b) use the Companies names to publicize or market in the event your submission is a winning design, through websites, applications, social media, online or in the Marketplace; and
- (c) Offer it for sale perpetually at the sole discretion of Aftermath Islands.

ALL Prizes are non-transferable and non-refundable, no substitutions will be made except as provided herein, in the Companies’ sole discretion. Prizes are not redeemable for cash. The Companies reserves the right to substitute a particular prize for one of comparable or greater

value. Winners are responsible for any applicable local taxes as deemed necessary by local tax authorities. NO PO Box Numbers can be used as the mailing address.

General Conditions: The Companies reserve the right to modify the terms of the Competition at any time. In the event that the operation of the Competition is impaired in any way, the Companies may award the prizes from among the remaining eligible entries received up to the time of the impairment. The Companies reserves the right to disqualify and seek damages from any individual who tampers with the Competition, violates these Rules or acts in a disruptive manner. The may be subject to federal, state, and local laws and regulations, and is void where prohibited.

By entering, you agree to indemnify, release and hold harmless the Companies, their parents, subsidiaries, affiliates, and each of their respective officers, directors, employees, and agents (the "Released Parties") from and against any claim or cause of action arising out of your participation in the Competition or receipt or use of any prize. You waive the right to claim any damages whatsoever, including but not limited to, punitive, consequential, direct or indirect damages.

Furthermore, You agree that You will indemnify, defend, and hold the Companies harmless from and against any loss, damage, liability, claim, demand, judgement and expense, including without being limited to reasonable attorneys' fees and dispute resolution costs, arising out of any claim by a third party against you, Aftermath Islands or Renovi in regards to your intellectual property rights and ownership of your Competition submission(s) as well against any misrepresentation or warranty regarding your intellectual property and ownership of Your designs and Competition submissions. This indemnification will survive the completion of the Competition and will remain in perpetuity. Any Party to this Agreement in receipt of such claim shall notify the other Parties in writing as soon as practicable following the assertion of such claims. You as the Indemnifying Party, must afford the Indemnified Parties, being Aftermath Islands and Renovi, the opportunity to participate in the defense of any claim, and You shall not have the right to settle any claim against the Indemnified Parties without their prior written consent, unless such settlement provides for a full and unconditional release of all liability against the Indemnified Parties.

Publicity: Except where prohibited, participation in the Competition constitutes your consent to the Companies' use of your name, likeness, voice, opinions, biographical information, and state of residence for promotional purposes in any media without further payment or consideration.

FORCE MAJEURE: If, for any reason, the Competition (or any part thereof) is not capable of running as planned by reason of computer virus, bug, system malfunction, tampering, unauthorized intervention, fraud, technical failures, fire, flood, earthquake, storm or other natural cataclysm, riot, strike, terrorist activity, civil commotion, governmental regulation, or any other causes beyond the control of the Companies which, in its sole opinion, corrupts or affects the administration, security, fairness, integrity or proper conduct of the Competition (or any part thereof), the Companies reserve the right, in their sole discretion, to cancel, terminate, modify or suspend the Competition, or to thereafter conduct the Competition by selecting the winner(s) for

affected submissions from among all eligible entries received for such affected submissions prior to the action taken by the Companies or otherwise in a manner which is fair, equitable and in accordance with these Official Rules, as determined by the Companies in their sole discretion.

Disputes: Except where prohibited, you agree that any and all disputes, claims, and causes of action arising out of, or connected with, the Competition or any prize awarded shall be resolved individually, without resort to any form of class action, and exclusively by the appropriate court located in Barbados. All issues and questions concerning the construction, validity, interpretation, and enforceability of these Official Rules, your rights, and obligations, or the rights and obligations of the Companies in connection with the Competition, shall be governed by and construed in accordance with, the laws of Barbados, without giving effect to any choice of law or conflict of law rules, which would cause the application of the laws of any jurisdiction other than Barbados.